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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		_
10/666,674	09/18/2003	THEST RAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
		Nobuyuki Ito	CU-3362	8247
75	90 10/22/2004			0241
Richard J. Streit			EXAMINER	
Ladas & Parry			CLEVELAND, MICHAEL B	
Suite 1200				
224 South Michigan Avenue			ART UNIT	PAPER NUMBER
Chicago, IL 60	0604		1762	
			DATE MAILED: 10/22/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Office Action Summer	10/666,674	ITO, NOBUYUKI
Office Action Summary	Examiner	Art Unit
The MAN WAR	Michael Cleveland	1762
The MAILING DATE of this communication apperiod for Reply	pears on the cover sheet w	ith the correspondence address
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply if NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status	36(a). In no event, however, may a in your of third within the statutory minimum of third will apply and will expire SIX (6) MON	eply be timely filed  y (30) days will be considered timely.  THS from the mailing data of the
		•
1) Responsive to communication(s) filed on <u>17 Se</u>	eptember 2004.	v.
2a) I his action is <b>FINAL</b> . 2b) ☑ This	action is non-final	
3) Since this application is in condition for allowant	ICE except for formal matter	ers. prosecution as to the morite is
closed in accordance with the practice under E	x parte Quayle, 1935 C.D.	11. 453 O G 213
Disposition of Claims		7, 100 0.0. 270.
4)⊠ Claim(s) <u>1-14</u> is/are pending in the application.	•	
4a) Of the above claim(s) 4.14 is/org with the		
4a) Of the above claim(s) <u>4-14</u> is/are withdrawn 5) Claim(s) is/are allowed.	from consideration.	
6) Claim(s) 1-3 is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and/or	olootion was a situation	
Application Papers	election requirement.	. :
9) The specification is objected to by the Examiner.		~
10) The drawing(s) filed on is/are: a) accept	oted or b)□ objected to by	the Examiner.
replicant may not request that any objection to the dr	awing(s) he held in abovened	C 07 OFD 4 OF4
including the correction	is required if the describer ( )	
and the example to by the Example to by the Example to be the Example to the Exam	niner. Note the attached (	Office Action or form PTO-152.
riority under 35 U.S.C. § 119		•
12) Acknowledgment is made of a claim for foreign pr a) All b) Some * c) None of:		19(a)-(d) or (f).
1. Certified copies of the priority documents h	ave been received.	
Z. Certified copies of the priority documents h	ave been received in Ann	lication No
or the certified copies of the priority	documents have been re-	Ceived in this National Stage
The state of the s	2C.1 RUIA 17 2/a\\	
* See the attached detailed Office action for a list of	the certified copies not rec	eived.
3Chment/e\		
achment(s)  Notice of References Cited (PTO-892)		
I Notice of Draftsperson's Patent Drawing Davis (DTO - 10)	4) Interview Sumr	nary (PTO-413)
2 Information Disclosure Statement(s) (DTO 1440 or DTO (DD (ss)	Paper No(s)/Ma	ail Date.
Paper No(s)/Mail Date <u>022304</u> .	6) Other:	nal Patent Application (PTO-152)

Application/Control Number: 10/666,674

Art Unit: 1762

### **DETAILED ACTION**

#### Election/Restrictions

- 1. Applicant's election of Group I, claims 1-3 in the reply filed on 9/17/2004 is acknowledged. Because applicant did not distinctly and specifically point out the supposed errors in the restriction requirement, the election has been treated as an election without traverse (MPEP § 818.03(a)).
- 2. Claims 4-14 are withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on 9/17/2004.

### Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

4. Claim 2 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 2 is unclear because it does not state what is controlled to a constant temperature by cooling during the printing process on the heated substrate. Based on the rest of the disclosure, such as original claim 4, it appears the claim is at least inclusive of providing a cooling mechanism for the ink-jet nozzle.

## Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1 and 3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Miyashita et al. (WO98/24271, hereafter '271. U.S. Patent Application Publication 2003/0054186 is used as translation) in view of Pham et al. (U.S Patent 2002/0127344, hereafter '344).

Application/Control Number: 10/666,674

Art Unit: 1762

'271 teaches a method of manufacturing an organic EL display by an ink jet method, wherein a uniform organic EL layer is formed by a process of discharge-placing on a substrate, at least an organic material in the form of solution [0010, 0050].

'271 does not explicitly teach drying the ink by depositing it on a heated substrate. However, it is extremely well known in the art of solution coating that the drying of a layer may be accelerated by heating the substrate. See, for instance, '344 [0006]. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have deposited the solution of '271 on a heated substrate in order to have increased productivity by reducing the amount of time needed to dry the substrate.

Claim 3: '271 teaches the production of a 2-D array of pixels (Figs. 8, 13). The Examiner takes Official Notice that it is common to move an ink-jet nozzle and substrate relative to one another when providing a pattern, and therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made to have done so to ink-jet print the pixels of '271.

7. Claim 2 is rejected under 35 U.S.C. 103(a) as being unpatentable over Miyashita '271. in view of Pham '344, as applied to claim 1, and further in view of Drake (U.S. Patent 5,017,941, hereafter '941).

'271 and '344 are discussed above, but do not explicitly teach controlling the ink to a constant temperature by cooling. However, it is well known in the art of ink-jet printing to maintain a constant temperature of the ink by cooling the ink-jet head to avoid disruption of the printing properties. See, e.g., '941, col. 1, lines 22-27 and col. 2, lines 52-57. Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to have cooled the ink-jet ink to have maintained a constant temperature during the printing of '271 in order to have maintained a constant temperatures and to have avoided changing the printing properties.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Michael Cleveland whose telephone number is (571) 272-1418. The examiner can normally be reached on Monday-Thursday, 7-5:30.

Art Unit: 1762

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Shrive Beck can be reached on (571) 272-1415. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Michael Cleveland Primary Examiner Art Unit 1762

10/19/2004